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APPLICATION NO.		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/506,534	09/506,534 02/17/2000		Nobuyuki Kaneko	FUJA 17.073	7489
26304	7590	03/12/2003			
_		ZAVIS ROSENI	EXAMINER		
575 MADIS NEW YORK		·	WONG, ALLEN C		
				ART UNIT	PAPER NUMBER
				2613	
			DATE MAILED: 03/12/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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1		Application No.	Applicant(s)	1/						
		09/506,534	KANEKO ET AL.							
	Office Action Summary	Examiner	Art Unit							
		Allen Wong	2613							
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply										
	ORTENED STATUTORY PERIOD FOR REPLY	/ IS SET TO EXPIRE	3 MONTH(S) FROM							
THE - External after - If the control of the contro	MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period warre to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, more within the statutory minimum of the properties of the properties of the apply and will expire SIX (6) cause the application to become	ay a reply be timely filed of thirty (30) days will be considered timel MONTHS from the mailing date of this cone ABANDONED (35 U.S.C. § 133).							
1)	Responsive to communication(s) filed on	·								
2a)□		is action is non-final.								
3)	Since this application is in condition for allowards closed in accordance with the practice under	nce except for formal	•	e merits is						
· _	ion of Claims									
4)⊠	Claim(s) 1-22 is/are pending in the application									
	4a) Of the above claim(s) is/are withdraw	vn from consideration.								
	Claim(s) is/are allowed.									
	Claim(s) <u>1-22</u> is/are rejected.									
	Claim(s) is/are objected to.									
	Claim(s) are subject to restriction and/or ion Papers	r election requirement								
9)[The specification is objected to by the Examine	r.								
10)⊠	The drawing(s) filed on 17 February 2000 is/are	: a)⊠ accepted or b)☐	objected to by the Examiner.							
_	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11)	11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.									
If approved, corrected drawings are required in reply to this Office action.										
	The oath or declaration is objected to by the Ex-	amıner.								
	under 35 U.S.C. §§ 119 and 120									
•	Acknowledgment is made of a claim for foreign	priority under 35 U.S	.C. § 119(a)-(d) or (f).							
a)	☐ All b)☐ Some * c)⊠ None of:									
	1. Certified copies of the priority documents									
	2. Certified copies of the priority documents									
*;	3. Copies of the certified copies of the prior application from the International Bu See the attached detailed Office action for a list	reau (PCT Rule 17.2(a	a)).	Stage						
14) 🗌 .	Acknowledgment is made of a claim for domesti	c priority under 35 U.S	S.C. § 119(e) (to a provisional	l application).						
_	a) The translation of the foreign language pro Acknowledgment is made of a claim for domesti	• •								
Attachmei	_									
1) 🔀 Noti 2) 🔲 Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) 2	5) Notic	riew Summary (PTO-413) Paper No e of Informal Patent Application (PT							

Art Unit: 2613

DETAILED ACTION

Priority

1. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in Japan on February 19, 1999. It is noted, however, that applicant has not filed a certified copy of the 11-041910 application as required by 35 U.S.C. 119(b).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States. 1-5 and 8-22
- 3. Claims 1/22 are rejected under 35 U.S.C. 102(b) as being anticipated by Bruno (5,710,591).

Regarding claim 20, Bruno discloses a video reception apparatus used in a video telecommunication system comprising a camera (fig.1, element 20), a monitor for receiving and displaying video information sent from the camera (fig.1, element 14), and a network (fig.1, element 26 is a network connecting all the workstations 12a-12c) connecting the camera and monitor comprising:

a character information receiver unit for receiving, through a switch control path on the network, character information from a video information describing unit which sends a switch command for the camera, simultaneously sends character information describing the video information of the camera in accordance with the switch command, and makes the monitor display the video information and the character information

Art Unit: 2613

(col.6, In.1-18; Bruno discloses the switching signal, generated by element 26, for switching to the user to initiate the multimedia conference; also in col.6, In.40-46, Bruno discloses that each conference participant user from each workstation 12a-12c can have textual or character information simultaneously associated with the video feed as one can observe in Bruno's figure 1, where at workstation 12a, there is a camera 20a for permitting the users from 12b and 12c to simultaneously see the user at 12a on their display screens 14b and 14c, respectively, and there is a keyboard 16a to input textual or character information so as to simultaneously inform the other users from 12b and 12c to see what is being typed in by user at 12a on their display screens 14b and 14c, respectively);

a decoding unit for converting the video information received through the video path on the network to analog video information (see fig.1 and note that the monitors 14a, 14b and 14c are connected to the same network, and that information transmitted can be observed at each workstation, thus, clearly the information is decoded otherwise the multimedia conference would not be possible); and

a display combining unit for combining the character information from the character information receiver unit with the video information from the decoding unit and outputting the result to the monitor (col.6, In.40-46; Bruno discloses that each conference participant user from each workstation 12a-12c can have textual or character information simultaneously associated with the video feed as one can observe in Bruno's figure 1, where at workstation 12a, there is a camera 20a for permitting the users from 12b and 12c to simultaneously see the user at 12a on their display screens

Art Unit: 2613

14b and 14c, respectively, and there is a keyboard 16a to input textual or character information so as to simultaneously inform the other users from 12b and 12c to see what is being typed in by user at 12a on their display screens 14b and 14c, respectively; thus, Bruno discloses the display combining unit).

Note claims 1, 3-5, 8-9 and 11-19 have similar corresponding elements.

Regarding claim 2, Bruno discloses the switching command for the camera to the transmission apparatus (col.6, In.1-18; Bruno discloses the switching signal, generated by element 26, for switching to the user to initiate the multimedia conference).

Regarding claims 10 and 21-22, Bruno discloses the character information alteration unit (fig.1, elements 16a-16c are keyboards that permit the alteration of character information).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 6-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bruno (5,710,591) in view of Larson (5,541,640).

Regarding claims 6-7, Bruno does not disclose the use of MPEG video encoding standard for video compression and decompression. However, Larson teaches that MPEG encoding/decoding techniques can be use in the teleconferencing environment (col.16, ln.64 to col.17, ln.6). Therefore, it would have been obvious to one of ordinary

Art Unit: 2613

skill in the art to take the teachings of Bruno and Larson as a whole for applying MPEG

compression so as to accurately, efficiently encode image data while maintaining high

image quality. Doing so would save costs.

Contact Information

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Allen Wong whose telephone number is (703) 306-

5978. The examiner can normally be reached on Mondays to Thursdays from 8am-

6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Christopher Kelley can be reached on (703) 305-4856. The fax phone

numbers for the organization where this application or proceeding is assigned are (703)

872-9314 for regular communications and (703) 872-9314 for After Final

communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 305-

4700.

Allen Wong Examiner

Art Unit 2613

AW

March 6, 2003

CHRIS KELLEY

Page 5

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 1300